

1
2
3
4
5 **UNITED STATES DISTRICT COURT**
6 **DISTRICT OF NEVADA**

7
8 ERVIN MIDDLETON,
9 Plaintiff,
10 v.
11 RECONTRUST COMPANY, N.A., et
al.,
12 Defendants.
13

Case No. 2:14-cv-00477-LDG (GWF)

ORDER

14 For good cause shown,

15 THE COURT **ORDERS** that Defendant ReconTrust Company, N.A.'s Motion to Set
16 Aside Default Due to Improper Service of Process (#5), which motion Plaintiff Ervin
17 Middleton has not opposed, is GRANTED;

18 THE COURT **FURTHER ORDERS** that Defendant ReconTrust Company, N.A.'s
19 Motion to Dismiss Due to Improper Service of Process (#6), which motion Plaintiff Ervin
20 Middleton has not opposed,¹ is GRANTED. This matter is CLOSED.

21 DATED this 5th day of June, 2014.

22
23
24
25
26 
Lloyd D. George
United States District Judge

¹ The Court notified the plaintiff, who is proceeding *pro se*, that a motion to dismiss had been filed, and of the plaintiff's obligations and time limits in opposing such a motion.